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PATENT  
S.N. 10/030,504  
0796/66513  
After final  
Expedited procedureREMARKS

This paper cancels claims 10 and 37-61 without prejudice or disclaimer. Those claims were withdrawn from consideration following a requirement for restriction, and applicant reserves the right to file one or more divisional applications directed to their subject matter. Claims 32 and 34-36 are pending.

In the advisory action, the continuation of box 11 indicates that the two amended claims (i.e., claims 32 and 34 as amended by the paper filed October 16, 2006) would be allowable. Claims 35 and 36 are rejected, evidently under 35 U.S.C. 112, second paragraph. However, in the continuation of the Examiner-Initiated Interview Summary, the examiner proposes amendments of those claims that would make them allowable and invites the applicant to submit a new after-final paper that resolves these issues to obtain allowance of the application.

This paper is in response to that invitation and adopts the examiner's proposals. Accordingly, the application is now clearly in condition for allowance. Issuance of a Notice of Allowance is respectfully requested.

Respectfully submitted,



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